UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED	STA	TESC)F A	MERICA

-v-

APPLICATION AND ORDER OF EXCLUDABLE DELAY

7:0	74 54:		Cas	se No.	19·M -4	20
	(4 37.				h	
The	United States of	f America and the do	efendant hereby join be excluded from the	tly reques he compu	st that the time pe station of the time	riod from period within which
(5)	an information and an information and informat	ion or indictment mecharges against defe	ust be filed, or (XW)) ce. (XC)		
The parties se	ek the exclusion	n of the foregoing p	eriod because			
case without t	rial, and they r ld not, despite	equire an exclusion of their diligence, have	of time in order to for reasonable time for	effective	ts on plea negotia preparation for tr	a disposition of this ations without the risk rial,
()		additional time to pr			plexity of case,	78) <u>-</u>
Sixth Amenda	defendant state	s that he/she has bee	n fully advised by co Trial Act of 1974,	ounsel of 18 U.S.C	f. §§ 3161-74; the Criminal Proced	e plan and rules of lure. The defendant
Z Si	hi)ian	YU			ney, E.D.N.Y.	
m /	Vigna	ler/				
Counsel for D	efendant					
on the date be computing the Court finds the defendant in a	elow, the time petime within what this exclusion aspeedy trial for given the reathe exclusion old be denied the	period from	tion or indictment mends of justice and cosed on the record an at ongoing plea negounsel to focus the	tust be file outweigh d because otiations ir efforts	ed or () trial mu the interests of the will result in a dis on plea negotiation	sposition of this case ons without the risk
exercise of de	de unigenee.					*
so	ORDERED.					
Dated: Bro	16					E .
1/17				I In	d States Magistra	Ve Juliae